1 2 3 4 5 6 7	ELSIE B. KAPPLER ALEJANDRO G. ROSENBERG Federal Trade Commission 600 Pennsylvania Ave., N.W. CC-9528 Washington, DC 20580 (202) 326-2466 (Kappler) (202) 326-2698 (Rosenberg) (202) 326-3197 (Fax) Email: ekappler@ftc.gov; arosenberg@ftc.gov Attorneys for Plaintiff Federal Trade Commission	
8 9 10	UNITED STATES DIST DISTRICT OF N	
11	FEDERAL TRADE COMMISSION,	Case No. 2:14-cv-000683-RFB-VCF
12	Plaintiff,	
13	v.	JOINT STIPULATION BETWEEN THE FTC AND CRYSTAL EWING
14 15	CRYSTAL EWING, individually and as a director or officer of Classic Productions, LLC;	AND CLASSIC PRODUCTIONS, LLC [AND PROPOSED ORDER] MODIFYING THE CASE
16	CLASSIC PRODUCTIONS, LLC, a Nevada limited liability corporation;	MANAGEMENT ORDER SOLELY AS TO THOSE PARTIES
17 18	GLOBAL ACCESS MANAGEMENT SYSTEMS, INC., a Nevada company, also d/b/a Citra-Slim 4;	
19 20 21	RICKI BLACK, individually and as an officer or director of Global Access Management Systems, Inc.;	
22 23 24	HEALTH NUTRITION PRODUCTS, LLC, a Delaware limited liability company, also d/b/a HNP LLC, d/b/a W8-B-Gone, and d/b/a Quick & Easy;	
25 26	HOWARD RAFF, a/k/a HOWARD BRUCE, individually and as an officer or director of Health	

1	Nutrition Products, LLC;	
2	DAVID RAFF, individually and as a <i>de facto</i>	
3	officer or director of Health Nutrition Products, LLC;	
5	OMNI PROCESSING CENTER, a Nevada company;	
67	MBE MANAGEMENT LLC, a Nevada limited liability company;	
8	SHIRLEY MURPHY, individually and as a director or officer of Omni Processing Center;	
9		
10	and	
11	RONALD BOYDE, individually and as a director or officer of Omni Processing Center and a <i>de facto</i> director or officer of MBE Management	
12		
13	LLC,	
14	Defendants.	
15		
16	Plaintiff Federal Trade Commission ("FTC") and Defendants Crystal Ewing and Classic	
17	Productions, LLC (collectively "The Parties") hereby agree and stipulate as follows:	
18	The Parties have agreed to a proposed settlement.	
19	2. All settlements must be approved by the full Federal Trade Commission	
20	("Commission").	
21		
22	3. The FTC filed its Motion for Summary Judgment (ECF #73) on July 1, 2015.	
23	4. Defendants Ewing and Classic Productions' Opposition is currently due on July	
24	23, 2015.	
25		

5. Should the Commission reject the proposed settlement, the Parties agree that Defendants Ewing and Classic Productions' Opposition to the FTC's Motion for Summary Judgment shall be due 21 days after the Parties alert the Court that the Commission has rejected the proposed settlement. The FTC would then have 14 days from the date of Defendants Ewing and Classic Production's Opposition to file its Reply.

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1 6. This Joint Stipulation is made without prejudice to any party's ability to apply to 2 the Court for any further or additional relief. 3 Dated: July 13, 2015 4 Respectfully submitted, 5 6 /s/ Elsie B. Kappler 7 ELSIE B. KAPPLER 8 ALEJANDRO G. ROSENBERG 9 Federal Trade Commission 600 Pennsylvania Ave., NW 10 Maildrop CC-9528 Washington, D.C. 20580 11 (202) 326-2466 (Kappler) (202) 326-2698 (Rosenberg) 12 (202) 326-3197 (Fax) 13 Email: ekappler@ftc.gov; arosenberg@ftc.gov Attorneys for Plaintiff 14 FEDERAL TRADE COMMISSION 15 /s/ Steven Dilibero 16 Steven Dilibero 17 130 Dorrance Street Providence, RI 02903 18 (401) 621-9700 Email: sdilibero@diliberoandassociates.com 19 Attorney for Defendants Crystal Ewing and Classic 20 Productions, LLC 21 **ORDER** 22 IT IS SO ORDERED. 23 24 25 RICHARD F. BOULWARE, II **U.S. District Court Judge** 26

DATED: July 21, 2015.

CERTIFICATE OF SERVICE

I, Elsie B. Kappler, hereby certify that on this 13th day of July, 2015, I served the foregoing document electronically on all counsel above via CM/ECF, and on Ricki Black via email to ricki.black@ymail.com.

/s/ Elsie B. Kappler

Elsie B. Kappler